JODY M. PETERSON (SBN 326074) 1 Attorney at Law P. O. Box 7636 2 Chico, CA 95927 3 Telephone: (408) 805-5551 4 Attorney for Plaintiff Carlos Chavez, Jr. 5 UNITED STATES DISTRICT COURT 6 EASTERN DISTRICT OF CALIFORNIA 7 CARLOS CHAVEZ, JR., Case No. 2:22-CV-00490-DMC 8 9 Plaintiff, 10 STIPULATION AND ORDER, ON V. PLANTIFF'S REQUEST FOR 11 EXTENTION OF TIME TO FILE A COMMISSIONER OF REPLY TO DEFENDANT'S MOTION 12 SOCIAL SECURITY, FOR SUMMARY JUDGMENT 13 Defendant, 14 15 16 The parties stipulate through counsel that Plaintiff shall have a first extension of 17 15 days to file a reply in support of Plaintiff's Motion for Summary Judgment and in opposition 18 to Defendant's Motion for Summary Judgment ("Motion") (ECF No. 15), extending the date on 19 which Plaintiff's response is due from January 18, 2023, to February 2, 2023. 20 Plaintiff needs more time to respond to Defendant's Motion because the undersigned 21 attorney for Plaintiff has returned to office after extenuating family/medical health issues and 22 upon her return on January 2, 2023, she had three emergency hearings, including three trial 23 briefs due for unrelated matters in the same two weeks in which the Defendant filed her Motion, 24 prompting a deadline to file Plaintiff's reply brief by January 18, 2023. 25 The attorney for Plaintiff sincerely apologizes for any inconvenience to the Court, 26 Defendant and opposing counsel. This request is made in good faith and is not intended to delay 27 the proceedings in this matter. It was with utmost respect that consideration be given, as absent 28

1 those ex-parte hearings that Petitioner's attorney was ordered to appear at, this further 2 complicated her ability to complete the reply brief as expected. 3 4 Respectfully submitted, 5 **DATE:** January 18, 2023 /s/ Jody Marie Peterson 6 JODY MARIE PETERSON 7 Attorney for Plaintiff 8 PHILLIP A. TALBERT 9 **United States Attorney** 10 MATHEW W. PILE Associate General Counsel 11 Social Security Administration 12 By /s/Elizabeth Landgraf **DATE:** January 18, 2023 **ELIZABETH LANDGRAF** 13 Special Assistant United States Attorney 14 Attorneys for Defendant (as approved via email) 15 16 **ORDER** 17 Pursuant to the parties' stipulation, IT IS SO ORDERED that Plaintiff shall 18 have an extension, up to and including February 2, 2023, to respond to Defendant's Motion for 19 Summary Judgment. 20 21 22 Dated: January 19, 2023 23 DENNIS M. COTA 24 UNITED STATES MAGISTRATE JUDGE 25 26 27 28